

FSA-491
(11-13-98)**U.S. DEPARTMENT OF AGRICULTURE**
Farm Service Agency**CERTIFICATION OF TOBACCO SOLD TO DEALERS
IN THE FORM NORMALLY MARKETING BY PRODUCERS**

NOTE: The following statement is made in accordance with the Privacy Act of 1974 (5 USC 552a) and the Paperwork Reduction Act of 1995, as amended. The authority for requesting the following information is the Agricultural Adjustment Act of 1938, as amended, the Commodity Credit Charter Act, as amended, and the regulations promulgated thereunder (7 CFR Parts 723 and 1464). The information will be used to reconcile the dealer's account and determine any marketing quota penalty due. Furnishing the requested information is voluntary. Failure to furnish the requested information will result in loss of Program benefits. This information may be provided to other agencies, IRS, Department of Justice, or other State and Federal Law enforcement agencies, and in response to a court magistrate or administrative tribunal. The provisions of criminal and civil fraud statutes, including 18 USC 286, 287, 371, 641, 651, 1001; 15 USC 714m; and 31 USC 3729, may be applicable to the information provided.

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0560-0058. The time required to complete this information collection is estimated to average 10 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. **RETURN THIS COMPLETED FORM TO YOUR COUNTY FSA OFFICE.**

PART A - SELLER INFORMATION

1. NAME AND ADDRESS OF SELLER

2. SELLER'S DEALER NUMBER

PART B - SALES TRANSACTION

3. DATE OF SALE (MM-DD-YYYY)	4. NAME OF DEALER	5. DEALER NUMBER	6. POUNDS SOLD	7. KIND OF TOBACCO

PART C - CERTIFICATION

Tobacco in the form not normally marketed by producers is defined in the burley and flue-cured tobacco marketing quota regulations as "Tobacco leaves, stems strips, scraps or parts thereof, that are the result of green tobacco having been redried, green prized, stemmed, tipped, threshed or otherwise processed". Those regulations also define "pickings" as, "The residue which accumulates in the course of processing tobacco prior to the redrying of such tobacco consisting of scrap, stems, portions of leaves, and leaves of poor quality. Such tobacco shall be considered to be tobacco in the form not normally marketed by producers". I certify that the tobacco listed in the above transaction would not meet either of the above definitions. Accordingly, I certify that such tobacco is in the form normally marketed by producers.

8. SIGNATURE OF COMPANY REPRESENTATIVE

DATE (MM-DD-YYYY)

9. SIGNATURE OF FSA REPRESENTATIVE INSPECTING THE TOBACCO

DATE (MM-DD-YYYY)